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## DECLARATION OF JENNIFER C. HALTER IN SUPPORT OF DEFENDANTS' MOTION IN LIMINE TO PRECLUDE ARGUMENT RELATING TO ALLEGATIONS FOR WHICH PLAINTIFFS HAVE ADDUCED NO EVIDENCE

## (FILED UNDER SEAL PURSUANT TO CONFIDENTIALITY ORDER DATED MAY 16, 2006)

GIBSON, DUNN & CRUTCHER LLP 200 Park Avenue New York, New York 10166-0193 Phone: (212) 351-4000 Fax: (212) 351-4035

Attorneys for Defendants Veeco Instruments Inc., Edward H. Braun, John F. Rein, Jr. and John P. Kiernan JENNIFER C. HALTER declares under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the following is true and correct:

- 1. I am a lawyer with the law firm of Gibson, Dunn & Crutcher LLP, counsel to Defendants Veeco Instruments Inc., Edward H. Braun, John F. Rein, Jr., and John P. Kiernan in this action.
  - 2. Attached hereto as Exhibits are true and correct copies of the following:

Exhibit No.	<u>Description</u>
A	Excerpts from the deposition transcript of Bruce Huff, dated Dec. 20, 2006.
В	Email from Rosa Tan, dated Sept. 30, 2004 (VECO 0103797-98)
С	Email from Cathy Cantasano, dated Sept. 29, 2004 (VECO 0512477)
D	Revenue Spreadsheet (VECO 0122826)
Е	Email from Cathy Cantasano, dated Sept. 21, 2004 (VECO 0018537-38)
F	Spreadsheet (VECO 0097788)
G	Excerpts from the deposition of David Hopmann, dated Mar. 21, 2007.
Н	Excerpt from Expert Report of Vinita M. Juneja, Ph.D., dated Apr. 20, 2007
I	Internal Audit Report, dated Mar. 15, 2005 (VECO 0512074-84)
J	Lead Plaintiff Steelworkers Pension Trust's Reponses and Objections to Defendant Veeco Instrument [sic] Inc.'s First Set of Interrogatories Nos. 1-9 and 14-15 to Lead Plaintiff, dated Apr. 5, 2007

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Excerpts from the deposition transcript of Bruce Huff, dated Feb. 9, 2007

Executed on June 6, 2007

ennifer C. Halter